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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/030,386	05/16/2002	Martin Sagasser	DEBE:005US	2267	
7590 12/09/2004			EXAMINER		
Steven L High		KALLIS, RUSSELL			
Fulbright & Jaw Suite 2400	Orski	ART UNIT	PAPER NUMBER		
600 Congress A		1638			
Austin, TX 78	/01		DATE MAILED: 12/09/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)					
		10/030,386		SAGASSER ET A	SAGASSER ET AL.				
Office Action Summary		Examiner		Art Unit					
		Russell K	allis	1638					
The MAIL Period for Reply	ING DATE of this communication	appears on the	cover sheet with	the correspondence a	ddress				
THE MAILING C - Extensions of time n after SIX (6) MONT! - If the period for repl - If NO period for repl - Failure to reply with Any reply received b	STATUTORY PERIOD FOR REDATE OF THIS COMMUNICATION as ye available under the provisions of 37 CFR and from the mailing date of this communication ye specified above is less than thirty (30) days, a y is specified above, the maximum statutory per not the set or extended period for reply will, by strong the Office later than three months after the madjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no evo a reply within the state griod will apply and wi latute, cause the app	ent, however, may a repl utory minimum of thirty ( ill expire SIX (6) MONTH lication to become ABAN	ly be timely filed  30) days will be considered time IS from the mailing date of this of NDONED (35 U.S.C. § 133).					
Status									
1)⊠ Responsiv	ve to communication(s) filed on 1	<u>6 May 2002</u> .	•						
2a)☐ This action	2a) ☐ This action is <b>FINAL</b> . 2b) ☐ This action is non-final.								
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Clai	ms								
4a) Of the 5)	-30 is/are pending in the applicat above claim(s) is/are without is/are allowed is/are rejected is/are objected to are subject to restriction and/	drawn from co							
Application Papers	· ·								
9) The specifi	cation is objected to by the Exam	niner.							
	ig(s) filed on is/are: a)☐ a		-						
	nay not request that any objection to								
	nt drawing sheet(s) including the cor r declaration is objected to by the				* *				
Priority under 35 U	.S.C. § 119								
a) All b) Cert 2. Cert 3. Cop	gment is made of a claim for fore Some * c) None of:  lified copies of the priority docum- lified copies of the priority docum- lies of the certified copies of the p  lication from the International Bur  ached detailed Office action for a	ents have been ents have been priority docume reau (PCT Rule	n received. n received in App ents have been re e 17.2(a)).	olication No ceived in this National	Stage				
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Attachment(s)									
1) Notice of Reference				nmary (PTO-413)					
	son's Patent Drawing Review (PTO-948) sure Statement(s) (PTO-1449 or PTO/SB/ ate			Aail Date rmal Patent Application (PT0	O-152)				

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## DETAILED ACTION

## Election/Restrictions

Restriction is required under 35 U.S.C. 121 and 372.

This application contains the following inventions or groups of inventions which are not so linked as to form a single general inventive concept under PCT Rule 13.1.

In accordance with 37 CFR 1.499, applicant is required, in reply to this action, to elect a single invention to which the claims must be restricted.

Group I, claim(s) 1-5, 8-12, 24-27 drawn to a method for modifying gene expression using a seed specific regulatory sequence operably linked to a gene of the phenyl propanoid metabolism.

Group II, claim(s) 1-4, 6, 8-12, 24-27 drawn to a method for modifying gene expression using a seed specific regulatory sequence operably linked to a gene expressing a gene product that is seed specific.

Group III, claim(s) 1-4, 7-12, 24-27 drawn to a method for modifying gene expression using a seed specific regulatory sequence operably linked to a gene of the general metabolism.

Group IV, claim(s) 13-22, 24-30 drawn to a method of increasing flavonoid content in a plant by transformation with SEQ ID NO: 2 or 4.

Group V, claim(s) 23, drawn to an amino acid sequence of SEQ ID NO: 3.

The inventions listed as Groups I-V do not relate to a single general inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons: The inventions of Groups I-V do not share a special technical feature because the special technical feature of a method for producing a plant with modified gene expression by transformation with a seed specific regulatory sequence operably linked to a nucleic acid sequence encoding a gene product is taught in the art. Burkhardt P. et al. The Plant Journal, 1997, Vol. 11 No. 5 pages 1071-1078 teach modified gene expression in the seeds of rice transformed with a phytoene synthase from daffodil operably linked to the seed specific promoter from rice Gt1; on page 1073 column 2 lines 17-20.

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The claims of Groups I-IV are directed to independent and distinct nucleic acid sequences (i.e. genes) recognized in the art to each have a different core structure and different specific activities and would not be expected to behave in the same fashion (i.e. producing different products and phenotypes when transformed into a plant) and since separate consideration would be required for each gene, restriction into separate groups is proper (See MPEP, Annex B, Unity of Invention, part 1, section (f) Markush Practice).

Upon election of Group I, Applicant is required to elect a single nucleic acid sequence (i.e. gene) of the phenyl propanoid metabolism from the following:

A: phenylalanine ammonia-lyase

B: cinnamate 4-hydroxylase

C: 4-coumarate-coA ligase

D: chalcone synthase

E : chalcone isomerase

F: chalcone reductase

G: flavanone 3-hydroxylase

H: flavonoid-3'-hydroxylase

I: flavonoid-3'5'-hydroxylase

J: dihydroflavono-4-reductase

K: leucoanthocyanidin reductase

L: leucoanthocyanidin dioxygenase

M: 3'-glucoysltransferase

N: 5'-glujcosyltransferase

O: O-methyl transferase.

Upon election of Group II, Applicant is required to elect a single nucleic acid sequence (i.e. gene) of a seed specific gene from the following:

P: a gene influencing germ tendency

Q: a gene influencing germ dormancy

R: a gene influencing pathogen resistance

S: SEQ ID NO: 2

T: SEQ ID NO: 4

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Upon election of Group III, Applicant is required to elect a single nucleic acid sequence (i.e. gene) of the general metabolism from the following:

U : ADP glucose synthethase

V: starch synthase

W: ADP glucose pyrophosphorylase

X : yeast invertase

Upon election of Group IV, Applicant is required to elect a single nucleic acid sequence (i.e. gene) of a of a gene of the general metabolism from the following:

Y: SEQ ID NO: 2

Z: SEQ ID NO: 4

This requirement is not to be construed as a requirement for an election of species, since each of the nucleic acid sequences is not a member of a single structurally and functionally related genus, but rather constitutes an independent and patentably distinct invention. Separate searches and considerations would be required for examination of each of the nucleic acid sequences.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Russell Kallis whose telephone number is (571) 272-0798. The examiner can normally be reached on M-F 8:30-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amy Nelson can be reached on (571) 272-0804. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Russell Kallis Ph.D.

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December 02, 2004